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12 Attorneys for Plaintiff,

13 DBEST PRODUCTS, INC.

14 **UNITED STATES DISTRICT COURT**  
15 **CENTRAL DISTRICT OF CALIFORNIA**

16 DBEST PRODUCTS, INC., a California  
17 corporation,

18 Plaintiff,

19 vs.

20 GUANGZHOU SHIJUN TECHNOLOGY  
21 CO., LTD, a Chinese company,

22 Defendant.

**Case No.:**

**COMPLAINT FOR PATENT  
INFRINGEMENT**

**DEMAND FOR JURY TRIAL**

1 **NATURE OF THE CASE**

2 1. dbest products, Inc. (“dbest”) brings this action against Guangzhou  
3 Shijun Technology Co., Ltd. (“Defendant”) for direct infringement under the patent  
4 laws of the United States, 35 U.S.C. § 271.

5 **THE PARTIES**

6 2. dbest is a California corporation with its principal place of business at  
7 16506 South Avalon Boulevard, Carson, California.

8 3. On information and belief, Defendant is a Chinese company with its  
9 principal place of business at Room 401, No. 7, Wanxing 2nd Street, Jushu Village,  
10 Luopu Subdistrict, Panyu District, Guangzhou, Guangdong Province, 511431,  
11 China.

12 **JURISDICTION AND VENUE**

13 4. This Court has subject matter jurisdiction over the claims in this  
14 complaint under 28 U.S.C. §§ 1331 and 1338(a).

15 5. This Court has personal jurisdiction over Defendant because, on  
16 information and belief, it does substantial business in this judicial district, including  
17 committing the acts of patent infringement described below.

18 6. Venue is proper in this Court pursuant to 28 U.S.C. § 1391 because, on  
19 information and belief, Defendant is subject to personal jurisdiction in this district.

20 **FACTUAL BACKGROUND**

21 7. dbest is a leading innovator and seller of portable carts in the United  
22 States. dbest has developed, marketed and sold exclusively a highly successful  
23 product line of premium portable carts frequently featured on QVC, Inc.’s television  
24

1 infomercials and website. dbest also sells its carts on retail website platforms such as  
2 Amazon, through national retailers such as Lowe's and Home Depot, and on its own  
3 website.

4 8. dbest owns all rights, title, and interest in and to U.S. Patent No.  
5 12,275,446 ("the '446 Patent"), issued April 15, 2025, entitled "High Load Capacity  
6 Collapsible Carts." A true and correct copy of the '446 Patent is attached as  
7 **Exhibit A.**

8 9. dbest owns all rights, title, and interest in and to U.S. Patent No.  
9 12,304,546 ("the '546 Patent"), issued May 20, 2025, entitled "Collapsible Carts." A  
10 true and correct copy of the '546 Patent is attached as **Exhibit B.**

11 10. It is dbest's policy and practice to mark its carts protected by one or  
12 more of its patents with the patent number(s) to provide notice to the public that the  
13 product is protected by a U.S. patent. Since the '446 Patent issued, dbest has  
14 complied with its marking policy to give notice to the public that specific dbest  
15 products are protected by the '446 Patent. Similarly, since the '546 Patent issued,  
16 dbest has complied with its marking policy to give notice to the public that specific  
17 dbest products are protected by the '546 Patent.

18 11. On information and belief, Defendant sells products on Amazon.com  
19 ("Amazon") to consumers living in the United States and in this judicial district.

20 12. dbest regularly monitors retail platforms, including Amazon, to  
21 identify offers for sale and sales of products that infringe its patents and other  
22 intellectual property rights.  
23  
24

1 13. Recently, dbest identified numerous products (the “Accused Products”)  
2 sold by Defendant on Amazon that infringe its ’446 Patent and the ’546 Patent. A  
3 schedule of the Amazon Standard Identification Number (“ASIN”) for each Accused  
4 Product of which dbest is currently aware is attached as **Exhibit C**.

5 **COUNT I**

6 **(Patent Infringement of the ’446 Patent – 35 U.S.C. §§ 271)**

7 14. The foregoing paragraphs are incorporated by reference as if fully set  
8 forth in this paragraph.

9 15. Defendant has been and continues to directly infringe the ’446 Patent  
10 by offering for sale, selling, and/or otherwise distributing the Accused Products in  
11 violation of 35 U.S.C. § 271. A representative claim chart demonstrating how the  
12 Accused Product satisfies each limitation of at least one claim of the ’446 Patent is  
13 attached as **Exhibit D**.

14 16. Defendant’s infringement has injured and continues to injure dbest,  
15 which is entitled to recover damages adequate to compensate it for Defendant’s  
16 infringement.

17 17. dbest will continue to suffer irreparable injury unless and until  
18 Defendant is enjoined by this Court.

19 18. dbest is entitled to injunctive and compensatory relief, including  
20 attorneys’ fees and costs.

21 **COUNT II**

22 **(Patent Infringement of the ’546 Patent – 35 U.S.C. §§ 271)**



1 C. An award of damages in an amount adequate to compensate dbest for  
2 Defendant's infringement of the '446 Patent and the '546 Patent;

3 D. Enter a judgment and order that Defendant and/or Amazon take all  
4 steps necessary to deliver to dbest all remaining inventory of all Accused Products in  
5 its possession, custody or control;

6 E. Enter a judgment and order requiring Defendant to file with the Court  
7 and serve on dbest a written report under oath setting forth in detail its compliance  
8 with the injunction within thirty days; and

9 F. Any further relief that this Court deems just and proper.

10  
11 DATED: May 21, 2025

Respectfully submitted,

12 ORBIT IP LLP.

13 By: /s/ Ehab M. Samuel  
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